Case 1:17 of 67 67 4 B/CB Booking of	STATE OF THE PROPERTY OF THE P
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	USDC SDNY DOCUMENT ELECTRONICALLY FILED
L+Leung Leano-wor Linical Plaintiff, v.	DGC #: DATE FILED: 4/12/18  17 Civ. 7374 (DAB) SCHEDULING ORDER
Collection XIIX LTD and Lisa Nonsiela	Jonathan R. Kay, Law Clerk (1) Email: Jonathan_Kay@nysd.uscourts.gov (2) Phone: (212) 805-4617
DEBORAH A. BATTS, United States District Judge.	
I. TO BE COMPLETED BY THE PARTIES	
Trial: Estimated trial time is 3-4 d - 5	
Jury Non-Jury (Please Check.)	
II. TO BE COMPLETED BY THE COURT	
Conference Start Time: Conference End T	ime:
Pursuant to Fed. R. Civ. P. 16, after holding a pre-trial conference	ce,
IT IS HEREBY ORDERED that:	
Pleadings and Parties: Except for good cause shown—	
No additional parties may be joined after	•
2. No additional causes of action or defenses may b	be asserted after
Discovery: Except for good cause explicitly set forth by lett discovery, shall be commenced in time to be completed by	<b>78 12</b> . The court expects discovery to be less, after the expiration of that 60 day period, all
Dispositive Motions: A party contemplating making a disposit the Court by 10(3118. Except for extraordinary cause sho given, no party may make a motion for summary judgment until	wn and subsequent permission of the Court
Within 10 days of serving its intent to file for summary judgment side and submit to Chambers a letter no more than two pages in summary judgment. Within 10 days of the receipt of this letter, moving party's request. These letters shall form the basis of distinct the Court. However, if the Court finds that a conference is not reshedule.	length setting forth the proposed basis for the opposing side must respond by letter to the cussion at the pre-motion conference held with

schedule.

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Proposed Requests to Charge ar	nd <b>Proposed <u>Voir Dire</u> s</b> h	nall be submitted by _	11/30/18.	
Joint Pre-trial Statement ("JPTS the Court's Individual Practices and	S"): A JPTS shall be subn id Supplemental Trial Pro	nitted by [[[30]]8 cedure Rules.	The JPTS shall conform	to
Memoranda of Law addressing t Responses to the Memoranda shal	hose issues raised in the I	PTS shall be submitted. There shall be	ed by <u>Ill<b>3018</b></u> . e no replies.	
Additional Conference(s)	at		· · · · · · · · · · · · · · · · · · ·	
For non-jury trials only: Propose with the Court's directions.	ed Findings of Fact and C	onclusions of Law sh	all be submitted in accordan	се
ANY REQUEST FOR AN EXBEFORE THE DEADLINE IN				
Other Directions: Once all papers attended by trial counsel.	have been submitted, a fin-	al pre-trial conference	will be held which shall be	
In the event a dispositive mo Charge, Proposed <u>Voir Dire</u> , and JP the same timing sequence as set fort	TS shall be adjourned from	n those shown above, a	and shall then begin to run (in	٠
Otherwise, if an adjournm the same timing sequence as set fo		-	simultaneously adjourned in which are adjourned <u>sine di</u>	
At any time after the <u>ready</u> of any potential scheduling conflictrials and vacations. Such notice nafter. Counsel should notify the Countricular scheduling problems inv	its that would prevent a tri must come <b>before</b> counsel Court and all other counsel	ial at a particular time are notified by the C I in writing, at the ear	ourt of an actual trial date, n liest possible time of any	ю,
All counsel are responsible of the Court's Individual Practices Courtroom Deputy or on-line at ht will revise its Individual Rules. No Journal and copies will be available.	and Supplemental Trial P tp://www.nysd.uscourts.go otice of these revisions or	rocedure Rules, which ov/judges/USDJ/batts amendments will be	s.htm. Periodically, the Couposted in the New York La	rt
FAILURE TO COM Assuming His Cou	ply with this ord A has junsoliction	er may result M, these date	in sanctions.	

[Revised September 1, 2016]

SO ORĎERED.